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5 *Attorney for the Plaintiff*

7 **UNITED STATES DISTRICT COURT**
8 **FOR THE SOUTHERN DISTRICT OF NEW YORK**

10 DARRYL C. CARTER,

Case No.: 1:22-CV-10326-UA

11 Plaintiff,

PLAINTIFF'S NOTICE OF
CONTINUED HARASSMENT AND
NO JUDICIAL REMEDY PER
OUTSTANDING ISSUANCE OF A
SUMMONS

12 vs.

13 GARY JENKINS ET AL.,

14 Defendants

15 Trial Date: TBD
Hearing Time: N/A
Hearing Date: N/A

1 **TO THE COURT, ALL INTERESTED PARTIES HEREIN, AND THEIR**
2 **ATTORNEYS OF RECORD:**

3
4 **PLEASE TAKE NOTICE THAT** per the following attached, Exhibit A,
5 and declaration, plaintiff continues to experience unparalleled harm to his
6
constitutional rights and an ever increasing degree of irreparable harm stemming
7 from the fact that to date no summons has been issued in the matter despite the fact
8
9 the **IFP was granted on or around December 7, 2022**. In fact, the attached
10 Exhibit A, and declaration illustrate a **pattern and practice of harassment**
11
12 **directly stemming from the unreasonable delays in this case** given the context
13 and content of the harm raised in the complaint itself. Furthermore, but for
14 plaintiff's "*pro se*" status this irreparable harm absolutely would not have
15 happened and would not continue to happen. See **Exhibit A, and declaration**
16
17 **attached hereto**. Additionally, plaintiff's contact telephone number, for this
18 action, is properly noted in the attorney/party header section of this notice.
19
20
21
22
23 Dated this day December 21, 2022
24
25
26
27
28

/S/ 
Darryl C. Carter

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5 *Attorney for the Plaintiff*

7 **UNITED STATES DISTRICT COURT**
8 **FOR THE SOUTHERN DISTRICT OF NEW YORK**

10 DARRYL C. CARTER,

Case No.: 1:22-CV-10326-UA

11 Plaintiff,

PLAINTIFF'S DECLARATION IN
FURTHER SUPPORT OF ISSUANCE
OF A SUMMONS IN LIGHT OF
CONTINUED ESCALATING
HARASSMENT

12 vs.

13 GARY JENKINS ET AL.,

14 Defendants

15 Trial Date: TBD
Hearing Time: N/A
Hearing Date: N/A

1 **PLAINTIFF'S DECLARATION IN FURTHER SUPPORT OF ISSUANCE**
2 **OF A SUMMONS IN LIGHT OF CONTINUED ESCALATING**
3 **HARASSMENT**

4 I, PLAINTIFF, declare as follows:

- 5 1. I am currently present in the State of New York.
- 6 2. I am over the age of 18 years old.
- 7 3. I have personal knowledge of the contents of this declaration.
- 8 4. I am experiencing a continuing level of harassment to which I have no
9 judicial recourse to address these matters, since a summons has not been
10 issued in this action, as of December 21, 2022 @ 5:44 pm.
- 11 5. Regarding such harassment, methods such as “Content injection” are been
12 utilized to access my online accounts and “Injecting” unsolicited content
13 which has the intent of harassment and influence away from this action as
14 result of complaints associated with irregularities in this action. In particular
15 on or around December 19, 2022 a “**“Whore”ible Decisions**” podcast
16 injected into my Spotify account feed. See **Exhibit A**, attached hereto. I
17 have never subscribed to, searched for, nor in any way shape or form
18 illustrated interest in this ghetto trailer trash bullshit content. But rather this
19 garbage was injected into my Spotify feed on or around the time an **internal**
20 **affairs complaint was lodged with the United States Department of**
21 **Justice IA division**. And given the nature of the complaint, this “Content
22 injection” problem points to these renegade asshole, criminal, hoodlum
23 motherfuckers who apparently have hijacked the court system like they have
24 hijacked the exceptionally liberal streets of New York with their racially
25 diverse cronies and affiliates doing their bidding.
- 26 6. Moreover, this same “Content injection” problem experienced with Spotify,
27 also, occurs with my Google account. See **Exhibit A attached hereto**, “DC

1 UNkillable.” And on the NYC subway. See Exhibit A, attached hereto,
2 “Diplomacy” orange cap as taken on the NYC route “4” train on December
3 21, 2022, almost immediately following the Internal Affairs complaint to
4 the United States Department of Justice.

- 5 7. The United States Department of Justice, in my opinion, is completely out of
6 control and has been out of control for at least the last two (2) years and I
7 further believe is being run and controlled by an internal faction more
8 commonly referred to and known as “The Swamp.”
- 9 8. Furthermore, I have never seen nor heard of any such delays with the start of
10 an action via an attorney with a so-called “Bar number” having to deal with
11 these matters and based on that fact, I conclude that these preliminary issues
12 with getting the case off the ground and headway into Discovery is
13 intentional and designed to prejudice plaintiff presuming a lack of
14 intelligence and skill in the legal arena which presumptions are ill drawn and
15 otherwise would already have proven to be detrimental to any and all
16 jurist(s) participating in, what I characterize as, intentional misconduct. And
17 but for this current and prolonged abusive COVID-19, cancel, hijacking,
18 theft, and espionage culture which I see as commonplace today, I have
19 extreme doubts that none of this otherwise would be occurring.
- 20 9. Furthermore, it is this very behavior why I like many other non-conforming
21 blacks have had and continue to have race related issues with foreigners and
22 foreign cultures given the ill drawn presumption that all brown and black
23 people participate in and are a party to these behaviors, *ante*, item #5. In
24 fact, in my opinion based on what I have seen and read, NYC and the other
25 large pop cities, across the country, have been so busy promoting
26 “Diversity” within such cites, yet at the same time I fail to see how the same
27 concept of “Diversity” has been promoted or encouraged in the same
28 countries-cities from which foreigners migrate, who are, now, present in

1 NYC and throughout the States. And had there been some equity there such
2 foreigners would, likely, be able to distinguish, "The Good from the Bad,"
3 and therefore plaintiff would likely not be experiencing the harassment he
4 currently experiences on the streets of NYC, *inter alia*, by culturally
5 unexposed or [very] limited exposure foreigners, present in NYC, doing the
6 bidding of these assholes, *per the complaint*, in and around NYC and similar
7 large pop cities across the country.

8
9 If called as a witness I could and would testify to all of the foregoing of my
10 personal knowledge, except those matters upon information and belief, which I
11 believe them to be true. I declare under the penalty of perjury under the laws of the
12 State of New York that the foregoing is true and correct and that this declaration
13 was executed on December 21, 2022.
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16 /S/ 
17 Darryl C. Carter
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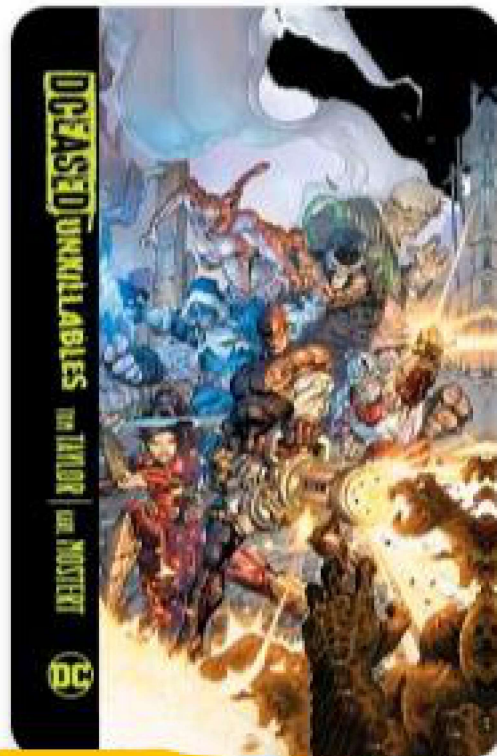
EXHIBIT A

(3 PAGES EXCLUDING THIS PAGE)



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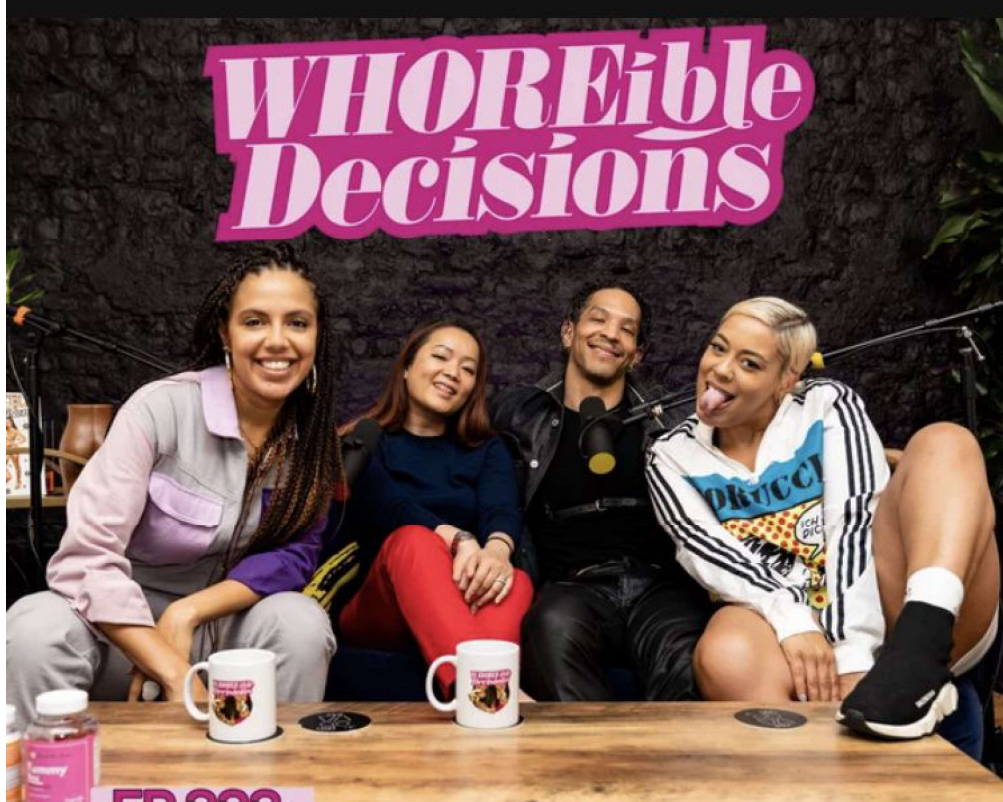


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Decisions**

**EP 222:
CUCKING, BULLS & SEX CLUBS
FT. MR. SLITHERS & MISTRESS D**

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